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Honorable Thomas O. Rice

9
10 **UNITED STATES DISTRICT COURT**
11 **FOR THE EASTERN DISTRICT OF WASHINGTON**
12 **SPOKANE DIVISION**

13 JORDON KING, Individually and on)
14 Behalf of All Others Similarly Situated,)
15) NO. 2:23-cv-00040-ACE
16 Plaintiff,)
17)
18 v.) CORPORATE DISCLOSURE OF
19) DEFENDANT INLAND
20 INLAND RESTORATION, INC. and) RESTORATION, INC.
21 STEVE KNIGHT,)
22 Defendants.)
23)

24 Pursuant to Rule 7.1(a) of the Federal Rules of Civil Procedure, Defendant
25
26 INLAND RESTORATION, INC. states:
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28 1. INLAND RESTORATION, INC. does not have a parent corporation; and
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34 CORPORATE DISCLOSURE OF
DEFENDANT INLAND RESTORATION,
INC.: 1

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2
3 2. No publicly held corporation owns 10% or more of INLAND
4 RESTORATION, INC.'s stock. DATED this 10th day of May 2023.
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6 STAMPER RUBENS, P.S.
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8
9 By /s/ Michael H. Church

10 Michael H. Church, WSBA #24957

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CERTIFICATE OF SERVICE

I hereby certify that on May 10, 2023, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following:

Counsel for Plaintiffs

Jon Sanford
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/s/ Barbara Brown

H:\Clients\ServPro of NW Spokane\King, Jordon\Pleadings\4 Initial Disclosures\Corp DisclosuresForm.doc

CORPORATE DISCLOSURE OF
DEFENDANT INLAND RESTORATION,
INC.: 3